CLASSY EVENTS AT LEESBURG SHOW

Prominent Horsemen Judge Classes-Summary of Day's Results.

[Special to The Times-Dispatch.] Leesburg, Va., June 8.—The ho and colt show was attended to-day by a large crowd. Among prominent borsemen present and judging the classes were Devereaux Emmett, of Long Island, N. Y.; A. P. Gardner, of Massachusetts; Colonel George Dunn, of Washington; Major H. T. Allen, of Washington, and Colonel B. S. Greble,

ef Washington.

Oongrossmen William A. Jones and
C. C. Carlin are guests of friends in
Leesburg during the show.

The results were as follows:
Gaited saddle-purse, \$30—Postmaster, Mrs. J. D. Tyler, first; Messenger
Boy, W. L. Powell, second.

Harness horses,—three-year-olds, purse, \$40—Sultan Signal, Lee Heckinger, first; Governor Spotswood, E. H.
Vansickler, second; Tam Era, W. G.
Fletcher, third.

Harness horses—matched, purse \$60

Fletcher, third.

Hårness horses—matched, purse \$60

Royal Swell and Sporting Duchess,
Bowles Brothers, first; team, Lee Heckinger, second; team, D. N. and K. N.

Mipin.

Harness horses—five-year-olds, purse 160—Hel, D. M. Walton, first; Grand Mand, D. N. and K. N. Gilpin.

Park saddle—purse \$50—Golden Butterfly, Mrs. Allen Potts, first; All Ablaze, D. M. Walton, second; Governer Spotswood, E. H. Vansickier, third. Ladies' harness—purse \$45—Kitty Waths, Rosemere Hacknty Farm, first, ady Lightfoot, H. T. Harrison, second; Maud Muller, Lee Heckinger, hird.

third.

Hunters — three-year-olds, Loudoun county, purse \$35—Uncle Pomp, H. B. Lodge, first; Francis Carter, Johnson Russell, second; King B, Bernard Pyen, third.

Ryan, third.

Green hunters—purse \$66—Aviator, Julian Morris, first; High Wave, Leithton Stables, second: Lady Washington, 8. L. Jenkins, third.

General utility—purse \$60—Rappahannock, E. L. Redmon, first; Telesphere, F. W. Smale, second; Prince, J. L. Moffett, third.

Loudoun harness horses—purse \$10—Ella Virginia, C. Gaver, first, Lady Golden, E. E. Garrett, second; Lady Lightfoot, H. T. Harrison, third.

Pertinent Comment

BY GUS MALBERT

come behind the bat. But to cap it ill, in the sixth inning, with the vis-tors within striking distance, the last atcher on the club was put out of catcher on the club was put by the umpire, and Pierce

It was surely a demoralizing time for the Colts. But instead of laying down the men made the plucklest kind of a fight, and won the game despite the fact that on several occasions things broke hadly for them. It is that kind of spirit which wins ball games, and it is that kind of spirit which has been shown here more than once which makes it surprising that a much greater percentage of the games thus far played have not been a much greater percentage of the games thus far played have not been on by the locals

Incidentally, Rapp deserves special words of praise for the good work which he did at second. He fielded which he did at second. He fielded the position like a veteran, and on Efiel's drive in the second made a great catch. Also Pierce is deserving of praise. To put a pitcher behind the bat, even if in the distant past he may have had some experience, is taking long chances. But he never weakened, and handled himself well.



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dianapolis, 7.

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At Minneapolis: Minneapolis, 10; Louisville, 8.

Tidewater League

 Norfolk
 24

 Newport News
 20

 Suffolk
 20

 Old Point
 10

Where They Play To-Day. Norfolk at Suffolk. Portsmouth at Newport News. Old Point at Elizabeth City.

Batteries: Fon.

Ind Appleby, Umpire, Edition Appleby, Edition Instructing the City Clerk to write a letter making that inquiry of the company.

The petition of Mrs. Helen B. Christian to close an alley in the block was replaced in the box by Merchani Street, Monroe and Henry Streets, Was recommitted after a protest had beer recommitted after a protest had beer read from C. D. Wingfield, and the maggestion had been made that a commission of the company.

Wilmington, N. C., June 8.—While walking in his sleep here early this morning, Frederick Jewell, four years old, fell out of a second-story window and miraculously escaped injury. The father of the lad awoke just in time to see him plunge headlong out of the window. He recommends the frequency of the window. He recommends already authorized by the Council. Mr. Limitation of the window. He recommends already authorized by the Council. Mr. Limitation of the window.

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Location of Institution for Feeble-Minded Not Yet Decided On.

[Special to The Times-Dispatch.]
Raleigh, N. C., June 8.—Trustees of
the proposed North Carolina school for
the feeble-minded, in session here today, heard proposals from towns for
location of the institution, and took a
recess to June 22, when there will be a
meeting in Kinston for final action.
In the meantime the trustees will
personally inspect the locations effered.
Kinston offers one tract of 600, or another of 370 acres.

Washington guaranteed adequate inducements. Lenotr offered 1,000 acres
of land, Lillington offered \$10,000 cash,
1,000 acres of land, and a spur of track

sented proposals from Raicigh, Greens-boro, Durham, Fayetteville and possi-bly other towns

he board has investigated condi-is in this State to the extent that s estimated that there are about persons in almshouses and jails ought to be in the school for minds.

Joyner, chairman, ex-officio: Dr son, Aurora; Mark Majette, Columbia, Senator J. R. Baggett, Lillington; Dr. L. B. McBrayer, Asheville; R. R. Aus-

The State officers constituting the State text book commission met this forenoon in the executive office of Governor Kitchin, and examined the

The peculiar part of it all is that the Colts lose games. Comparing the local team with the visiting aggregations, Sullivan looks to have the best club. Naturally, any club will lose games sometimes, but unless there is something wrong internally the Colts should be considerably higher in the standing column.

Apparently, there are no loafers with the team. Every man works well, and is in the same to the finish. Reports from Norfolk that the locals were a bunch of quitters have never been demonstrated here. In fact, they have shown remarkable ability to come from behind, and a number of the views.

Norfolk's Pftchers Wild.

[Special to The Times-Dispatch.]

Newport News, 0.2. June game. Ports. Well at Elizabeth City of Portsmouth at Newport News and June 1. Newport News as the fastest and best played of the season. The locals threw the game with railing and awning.

Norfolk's Pftchers Wild.

[Special to The Times-Dispatch.]

Score by Innings:

R. H. E. Portsmouth at Newport News and June 1. Newport News and for the season of the pitchers wild.

Score by Innings:

R. H. E. Portsmouth at Newport News and Dispatch of the season of the pitchers wild.

Score by Innings:

R. H. E. Portsmouth at Newport News and Dispatch of the season of the season

decisions.

Score by innings:

Norfolk0002200003—5 9 4

Suffolk10035300x—12 10 1

Batteries: Hogue, Merchant and Lucia; Sweeny and Klock. Umpire, Hawkins. Attendance, 850.

R. H. E recommitted atter a protest had been reached and been reached atternation to all abutting property owners. Sewers were ordered constructed in Beverly Street from Lombardy to Car-

crably a bond issue for \$1.400.000 for public improvements already authoring the property of the council. Mr. Umlauf, at the request of the Committee on Poor, proposed an amendment adding \$200.

The propose

Gill. Huber, Miller, Pollard, Powell, Reade, Richards, Richardson, Umlauf, Workman and Peters.

An ordinance concerning markets was adopted, 32 to 1, placing the election of market clerks in the hands of the Committee on Markets, instead of by a joint session of the Council, and giving the committee supervision of their work. An appropriation of \$500 was made to inclose the Soldiers' and Sailors' Monument, and regulid the lettering.

Foreman of Body Found to Be Stockholder of Appomattox Trust Company.

VOLUMINOUS INDICTMENT

Document in Davis Case Covers Thirty-four Charges and 528 Counts.

Sailors' Monument, and reguild the lettering.

A resolution was adopted directing the City Attorney to secure through the next Legislature a change in the city charter, authorinzing the Council of the city of Richmond either to abolish or continue the office of City Collector as may be found expedient. A resolution recommended by the Finance Committee to refund certain license taxes to the Adams and Southern Express Companies was rejected not receiving a two-thirds vote, the vote standing 27 to 7.

Jefferson Avenue Lights.

On report of the Electricity Committee, contract was awarded to the Gordon Supply Company for a generator, transformers, lamps and equipment for the electric plant, to cost \$14,000.

Mr. Pollard asked whether the contract had anything to do with the Jefferson Avenue lights, and Chairman Lynch replied that that work had been so divided into separate contracts that approval by the Council was not necessary.

"We will have something to do with BY. A. R. W. MACKRETH. BY. A. R. W. MACKRETH.

Petersburg, Va., June S.—Stating that they had learned through rumor and by direct information, that the Commonwealth's Attorney had prepared another indictment, comparable in length only to the Code of Virginia, attorneys for Charles Hall Davis, former president of the defunct Appomattox Trust Company, now held for trial under numerous indictments, charging larceny and embezzlement

prosequi be entered as to all, with the understanding that by such action it would be the purpose of the Commonwealth's Attorney to make a final disposition of the charges.

The motion was read to Judge Mullen by Colonel James Mann, of the defense. Commonwealth's Attorney Richard H. Mann had not been apprised of the plans of the defense, but he was ready with the indictment, of which rumor had brunted so much. With both hands, he laid it on Judge Mullen's desk Everybody stared and wondered, and a gelf-satisfied smile

Voluminous Document.

way station.

An ordinance regulating the use of the City Auditorium, and fixing a scale of pay for its use under direction of the Building Inspector, was adopted, it the building inspector, was adopted, it the building to be free to public schools, departments of the city, and if or political meetings, churches and charities where no admission is charged, but with a regular scale of charges graded according to the amount of admission for pay entertainments, charitable or otherwise.

A license tax was placed on transient merchants and auctioneers displaying their wares at hotels and paying no city taxes, of \$100 per day. The Ordinance, Charter and Reform Committee reported a plan for a juvenile court, with probation officers, which went to the Committee on Finance.

Westhumpton Car Line.

The Ordinance, Charter and Reform Committee reported for rejection, and the Street Committee for adoption the plan for operating Westhampton cars down to Ninth and Main Streets, with a straight 3-cent fare, and only a limited transfer eastward bound. Mr. Umlauf led the opposition and Mr. Pollock the affirmative, the debate being general and long continued. The Voluminous Document.

The indictment was about sixteen inches long and an inch and a half thick. The last page was numbered 264, and when the counts were finished there were 528, covering thirty-four different charges, all alleging felonious, wrongful and fraudulent embezzlement. Judge Mullen piaced the document in his lap and glanced over it. Later, after some confusion, it was given to a special grand jury—the third grand jury which has been called to examine the conditions leading up to the dissolution of the bank—with explicit instructions, requested by the defense, that there be a full investigation, independent of the other indictments, and that every count be carefully con-

and that every count be carefully considered. The grand jury filed out. When the grand jury assembled this afternoon after dinner, Judge Mullen stated that it had come to the knowledge of the court that the foreman of the jury was a stockholder in the Appomattox Trust Company, and the jury was at once discharged by the court.

pers to the clerk of Council Commit-tees. President Peters announced the appointment of Mr. Vonderlehr as a member of the Committee on Appor-tionment of Funds in the Annexed Territory, to succeed the late Coun-climan Davis. The Richmond Hotel cilman Davis. The Richmond Hotel was given permission to close the sidewalk on Ninth Street pending exvacations for the new hotel annex.

Mr. Pollard offered and had referred to the Water Committee a resolution for construction of fish ladders on dams in James River. A conference committee was requested with the Board of Aldermen on the question of toll charges against the street car company for use of the Free Bridge, the two hodies having disagreed.

ment against him, and had been continuously ready for trial ever since, and that the time had come for him to have an opportunity to meet and

SOUTHERN LEAGUE

At Memphis: Memphis, 9; New Or-leans, 5.

A Through Pullman Parlor Car DIRECT FROM BICHMOND TO MOUN. TAIN RESORTS ON N. & W. Train leaving Richmond at 10:00 dally, over the Norfolk and W.

the Commonwealth's Attorney, having decided presumably that the said six indictments found as aforesaid could not be sustained by the facts, drew and sent to the grand jury nine indictments against your petitioner, charging him jointly with Carter R. Bishop, with larceny from the said Appomattox Trust Company, six of said indictments covering the identical transactions that were covered by the six former indictments, the said indictments of February 15 having been known as Nos. 1, 2, 3, 4, 5 and 6, and the said indictments of the March term having been known as Nos. 6, 8, 9, 10, 11 and 12; that the said grand jury returned the said indictments against your petitioner and said Bishop jointly, charging larceny, two charging fase entrees.

jury returned the said indictments, and also found three other indictments against your petitioner and said Bishop jointly, charging larceny, two charging false entries, and one charging an omission to make an entry; and that ithough the finding of the new indictments all of the indictments, which had been first found were dismissed.

Verdiet of "Not Guilty."

"At the April ter of Your Honor's court one of the said joint indictments, charging a false entry, and which the Commonwealth's Attorney apparently hought was the strongest of all the charges, was tried as to Mr. Bishop, and it becoming apparent, before the evidence for the Commonwealth was all in that the offense charged in the indictment had not been committed, the Commonwealth's Attorney, following a ruling of the court to that effect, so stated to the jury, who without leaving the box rendered a verdict of not gunlity."

Then the lawyer cited the fact that Mr. Davis, after an examination of the bank by the board of directors, was re-elected president.

"At the April term of Your Honor's court, your petitioner by counsel moved your Honor to require the at-

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the important considerations when buying clothes, will cause you little anxiety—in fact, none at all—when you come to Burk's. You know, or should know, the decided superiority of Burk Made Clothes and our reputation for the insistent policy of selling only the best of everything we handle. You further know, or should know, that "Maker to Wearer" wholesale prices at retail must afford a basis of value-giving which, no other store can or does attempt. In justice to yourself, therefore, the advisability to trade at Burk's is self-evident.

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Not Criminal Offenses.

Not Criminal Offenses.

"Your petitioner is now advised that it is the purpose of the Commonwealth's Attorney to ask to be permitted to nolle prosequi all the indictments pending against him charging larceny, and to find other and new indictments charging embezziement, but covering the identical transactions that the covered by the larceny indictments now pending, most of which were covered by the embezziement indictments found in February, and nolle prosequied by the Commonwealth's Attorney on his own motion, and as to which no motion of any kind was ever made by this defendant; the said new indictments, your petitioner is informed, to be so drawn as to charge each alleged offense in lifteen or more different forms. The two grand each alleged offense in fifteen or more different forms. The two grand juries which have considered these matters have been able to find no indictment against your petitioner upon which the Commonwealth's Attorney was willing to go to trial, simply because the transactions complained of were not in any sense criminal offenses, as your petition will show whenever the cases are tried."

Colonel Mann repeated that his client had been ready for trial, and asked again that a bill of particliars be filed.

Commonwealth's Attorney Mann Commonwealth's Attorney Mann wanted to know upon what grounds the bill of particulars was wanted, saying that the previous indictments were each for a particular act. The purpose of the new indictment, he said, was to bring the whole matter to a head, and to save the expense of numerous trials. merous trials.

Plea by Lassiter.

would be ready as soon as the particulars were forthcoming.

"If the Commonwealth's Attorney enters a nolle prosequi in these previous indictments," he said, "we ask that our client be forever discharged. Otherwise, we ask for a bill of particulars and for a speedy trial before any impartial jury."

Commonwealth's Attorney Mann stated in answer that he was ready to go into trial on one of the other indictments, but it was agreed that the matter rest upon the new presentment, drawn up for the special grand jury.

The motion for a bill of particulars was made as to the previous indictments, and was settled by suggestion from the court and by mutual agreement, that all other indictment be not found defective. All charges of false report to the State Corporation Commission have been continued to the next term of court.

Two indictments charging false entry, in which both Charles Hall

Street, Mr. Cha'rman, is a good place for you and I to keep away from." The committee, in excusing Mr.

Gary, asked him to hold himself under the subpoena and to return if his Bushings, Taps, Bolts, presence was desired. "You know I plan to go to Europe,

"Go shead," said Chairman Stanley. "That will make no difference. You will return before long, and if the

said Mr. Gary.

committee wants you it can get you then."

James Gayley, former vice-president of the Steel Corporation, will be the first witness to-morrow.

TO JOIN CAROLINA LEAGUE

re-elected president.

"At the April term of Your Honor's court, your petitioner by counsel moved four Honor to require the attorney for the Commonwealth to file a proper hill of particulars, in each of the pending prosecutions for larceny in order that your petitioner might be advised with certainty of the particular offenses whereof he is charged, and be able to properly prepare his defense. And in this connection, he desires to call attention to the fact that of the indictments now pending, Nos. 1, 2 and 3 relate to the same in the association is shaky.

Edward S. Kines, Roanoke Lawyer, Goes to Jail in Default of Bail.

Kines, an attorney, was arrested this evening, charged with assaulting and cutting his wife. He is now in the city jail awaiting the result of efforts of his friends to secure ball for him. Kines came here from Baltimore, and has won some prominence in criminal practice. His wife was Miss Legonia Edwards, of Baltimore. On reaching his home early to-night Kines, it is said, found his wife under the influence of liquor, and, becoming highly incensed, grabbed a butcher knife and started for her. Mrs. Kines threw out her hand and, catching the knife, received a bad cut. The sight of the wound brought the row to a sudden termination. Soon afterwards Kines was placed under arrest. His wife was taken to police headquarters, where she was attended by the city physician, Dr. Armistead. The jaller said that Mrs. Kines was very much intoxicated. Kines said he did not expect any prosecution to follow. It is highly incensed, grabbed a butcher not thought that Mrs. Kines will lodge a complaint against him.

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